EXHIBIT A.217

PLACEHOLDER FOR EXHIBIT 217

SEE ENCLOSED DVD

#	T.C. in	T.C. out	www.youtube.com/watch?v=F0U3AMvn9A8
	0:01	0:47	The tragedy is that the Palestinian Authority cannot
			disclose all the information it has. I want to quote some
		7.	examples, only in the Gaza Strip, I do not want to make it
			longer by including the West Bank. We, in the Gaza
			Strip, a whole year before the Intifada, all the staff of the
			Hamas Movement and the Islamic Jihad were under the
			protection of the Preventive Security Force and the
			Palestinian security apparatus. This is the main reason
			that these staff members We prevented a large number
			of assassination operations that Israel has planned for. We
			cannot disclose all that we have done, and
			consequently when this Intifada began we did not
			constitute a barrier in face of any Palestinian faction that
			wished to express its warrior position and protect the
			Palestinian people and the interests of the Palestinian
			Authority.

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

MARK I. SOKOLOW, et al.,

Plaintiffs,

No. 04 Civ. 00397 (GBD) (RLE)

VS.

THE PALESTINE LIBERATION ORGANIZATION, et al.,

Defendants.

DECLARATION OF YANIV BERMAN

Yaniv Berman hereby certifies, under penalty of perjury of the laws of the United States, pursuant to 28 U.S.C. § 1746(1) as follows:

- The attached translation from Arabic to English is an accurate representation of the 1. document received by my office, to the best of my knowledge and belief. The document is designated as P 1 3838.
- I am a professional translator with an M.A. degree in Middle Eastern Studies from the 2. Hebrew University of Jerusalem (Israel). I am fluent in Arabic and English, and I am qualified to translate accurately from Arabic to English.
- To the best of my knowledge and belief, the accompanying text is a true, full and 3. accurate translation of the Arabic-language document bearing the bates number P 1 3838.

Dated: March 4, 2014